ROBERT F. CASTANEDA

UNITED STATES MAGISTRATE JUDGE

United States District Court Western District of Texas El Paso Division

FILED

Nov 4 2024

Clerk, U.S. District Court Western District of Texas

					Ву:	mvm
USA		§			-	Deputy
VS.		<i>\$ \$ \$</i>		COMPLAINT IBER: EP:24-M -0	4564(1) F	RFC
(1) ANTONIO MOHAME	D PEREZ LLANES	8				
I, the undersi	gned complainant being du	ly sworn state the	following is t	rue and correct to t	ne best of	my knowledge and
belief. On or about Novemb	oer 02, 2024 in El Paso co	ounty, in the <u>WES</u>	TERN DISTR	ICT OF TEXAS def	endant did	I, being an alien to
the United States, enter, a	ttempt to enter, or was fo	und in the United	States after	having been previous	ously excl	uded, deported, or
removed from the United St	ates without receiving perr	mission to reapply	for admissio	n to the United Stat	es from the	e Attorney General
of the United States and the	Secretary of Homeland Se	ecurity, the succe	ssor pursuant	to Title 6, United S	tates Cod	e, Sections 202(3),
202(4), and 557						
in violation of Title	8	United States Co	de, Section(s	1326		
-						
I further state	that I am a Border Patrol	Agent and that t	nis complaint	is based on the foll	owing fact	s: " On November
2, 2024, the DEFENDANT,	Antonio Mohamed PERE	Z LLANES, an al	ien to the Un	ited States and a d	itizen of l	Mexico was found
in the Western District of 1	Texas near the intersection	on of Boone St. a	nd Rosa Ave	. in El Paso, Texas	. From "	
Continued on the attach	ned sheet and made a p	art of hereof.				
Sworn to before me and s	subscribed in my presend	ce.		/s/ Miller, Matthe	ew	
	, ,	,		Signature of Con Border Patrol Ag	nplainant	
				Doluei Falloi Ay	OH	
November 4, 2024			at	EL PASO, Texas	5	
File Date				City and State		

nature of Judicial Officer
OATH TELEPHONICALLY SWORN
AT 1:02 P.M.
FED.R.CRIM.P.4.1(b)(2)(A)

Case 3:24-mj-04564-RFC Document 1 Filed 11/04/24 Page 2 of 2

CONTINUATION OF CRIMINAL COMPLAINT - EP:24-M -04564(1)

WESTERN DISTRICT OF TEXAS

(1) ANTONIO MOHAMED PEREZ LLANES

FACTS (CONTINUED)

statements made by the DEFENDANT to the arresting agent, the DEFENDANT was determined to be a native and citizen of Mexico, without immigration documents allowing him to be or remain in the United States legally. The DEFENDANT has been previously removed from the United States to Mexico on September 20, 2019, through Del Rio, Texas. The DEFENDANT has not previously received the expressed consent from the Attorney General of the United States or the Secretary of Homeland Security to reapply for admission into the United States.

Because this affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

IMMIGRATION HISTORY:

The DEFENDANT has been REMOVED 1 time(s), the last one being to MEXICO on September 20, 2024, through DEL RIO, TX.

CRIMINAL HISTORY:

08/27/2018, ANTHONY, NM, 21 USC 841(b)(1)(a) and 21 USC 846 POSSESSION W INTENT TO DISTRIBUTE AND CONSPIRACY(F), CNV, 15 MO JAIL.